OLSON'S Cherokee Indians

Base Ball Club

GENUINE INDIANS

Maud Nelson

Champion Lady Pitcher of the

Will Play the Perrysburg Base Ball Club at

Perrysburg Base Ball Park Friday, June 19,3p.m.

Miss Nelson will be in the Pitchers Box and will pitch 2 innings.

GENERAL ADMISSION, 25c

This is not a fake Indian game, as all the members of the team are genuine red skins.

PECULIAR AFFICTION.

mother, who happened to drop in,

Mrs. Henry Stein felt a painful sen

wise her hip. A physican was sum moned, but he immediately announced

that the case was beyond his concep-

tion. Her husband then took her to

finally prescribed a remedy.

trouble.-Pemberville Leader.

a specialist in Toledo. He, to, was

Stein brought her home on the even-

are still out of position. The Toledo

physician says it is a sort of rheumatic

ANSWERS EVERY CALL

This is True.

A cold, a strain, a sudden wrench,

Spells of backache often follow,

Here is Perrysburg proof.

Or some Irregularity of the urine.

A certain remedy for such attacks,

A medicine that answers every call,

scarcely stoop or straighten after

stooping and I was unable to do any

work for several months on account of

it. To add to the annoying backache.

there was a disordered condition of the

kidney secretions. I tried several reme-

nent relief until I got a box of Doan's

Kidney Pills. The first box gave such

relief that I felt encouraged and got a

second one, which banished the pair

culties. I am a strong advocate for

Doan's Kidney Pills and have recom

For sale by all dealers. Price 10 cents.

Foster-Milburg Co., Buffilo, New York, sole agents for the United States.

Remember the name-Doan's- and

In addition to Hon. John Rutledge,

ments have secured Hon. John E. Gunckel, the Newsboys' friend and

President of the National Newsboys Association, as a speaker at the tem-perance rally to be held on the Fair

Mr. Gunckel founded the Toledo Newsboys' Association several years

ago and two years ago perfected the

National Association, He is the most interesting speaker for an audience

of boys and girls that can be found

Miss Anna Quimby, General Sec-retary of the Loyal Camparage

retary of the Loyal Temperance Legion of Ohio, has been secured by the W. C. T. U. for this great rally.

Grounds the Fourth of July.

great temperance orator of Cleveland, the Committee on arrange

BOWLING GREEN.

mended them to others."

JOHN E. GUNCKEL AT

A little cause may hurt the kidneys.

BOXWELL-PATTERSON

(Continued from First Page.)

gesser, Ernest Ferrell, Viola Lance, Herman Korta, Wm. Seeman, Lloyd Lance, George Metzger, Amy Busing er, Hazel Richardson, Harold Hill, Lela Barnett, Strow Dubbs, Ruth Durliat, Rosa Durliat, Edward Durlist, Mabel Cole.

Grand Rapids-Leroy Williams, Harley Yetter, Avery Petteys, Alice Carson, Lloyd Dancer, Sadie Russell, Ruth Stevens.

Washington Township-Edw. Jimison, John Hite, David Pettys, John

Perrysburg Township-Pearl Bini ger, Sadle Hahn, Eugene Bowers, Chas. Tinney, Ada Zingg, Harvey

Webster Township-Mabel Emmitt Ruth Loomis, Mary Glow. Ross-Harry Mickens.

STATE OF OHIO, CITY OF TOLEDO.) ss.

LUCAS COUNTY.) Frank J. Cher ey makes oath that he is senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOL-LARS for each and every case of Ca-tarrh that cannot be cured by the use Many Perrysburg people rely on it.

of Hall's Catarrh Cure, FRANK J, CHENEY. Sworn to before me and subscribed in my presence, this 6th day of December, A. D., 1886.

SEAL A. W. GLEASON, Notary Public. Hall's Catarrh Cure is taken inter

nally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free. F. J. CHENEY & CO,

Toledo, O. Sold by all druggists, 75c, Take Hall's Family Pills for con-

CARD OF THANKS.

We desire to express our heartfelt thanks to the Woodman Circle, Woodman of the World, Choir, Friends and neighbors, for their many acts of kindness shown us during the illness and entirely and corrected all other diffideath of our loved one. Al-o for the many floral offerings.

MRS, M. J. WELSTEAD BROTHERS AND SISTERS.

On rented farms when you can Buy land for \$10 per acre

On Easy Terms in Roscommon and Ogemaw Counties, Mich.

Which will grow more dollars per acre in crops than any \$150 acre land in Ohio, Indiana or Illinoise.

Let me prove it to you. Write for "booklet" the "Land of Clover," to

W. F. JOHNSTON,

Roscommon, Mich., W. H. HOAGLAND Bowling Green, Ohio.

THAT INJUNCTION.

(Continued from First Page.)

property in said Village will be af-fected by the doing of the acts hereinafter complained of. And said plaintiffs bring this action on behalf of said Village of Perrysburg, Wood

County, Ohio.

That said Village of Perrysburg, Wood County, Ohio, is a municipal corporation duly organized under the laws of Ohio, and the defendant Freeman E. Bowers is its Mayor and the defendant, Walter E. Escott is its Clerk. Said Village has no Solici

That on the 4th, day of June, 1908, said Village of Perrysburg by and through its council adopted a resoluentitled "Resolution No. 260" providing for the issue of bonds of the Village of Perrysburg, Ohio, in the sum of \$15,000.00 to pay the Village's portion of the cost of improving Louisiana Avenue, and in and by said resolution authorized the issue of three bonds of \$5000.00 each maturing June 1st, in the years 1909, 1910 and 1911 respectively, bearing five per cent interest payable semi-annually and pledged the faith, credit, venue and property of said Village

o the payment thereof.

That under and pursuant to said resolution said Village has caused said bonds to be prepared and signed and executed by the said Mayor and Clerk and the corporate seal of said Village to be attached thereto, and has caused bonds to be placed in the hands of the defendant, Thomas M.

Francy, who now holds the same. That on the 4th, day of June, 1908, said Village by and through its council adopted another certain re solution, entitled "Resolution No. 261 awarding the \$15000.00 street improvement bonds authorized resolution No. 260, to the purchaser thereof," whereby said Village authorized its said Mayor and Clerk to While seated in her home. Monday deliver said \$15000.00 of bonds to chatting away with her father and one A. D. Gilmore upon the payment in any manner proceeding to let any by him of the par value thereof and accrued interest thereon.

That said bonds have not yet been sation in her left shoulder, which was delivered, nor has said purchaser suddenly drawn out of position, like paid the money therefor, and the improvement for which said bonds were authorized has not been made or any

That said Village and its Mayor and Clerk are threatening to and will unless enjoined therefrom, issue and at his wits' end in his diagnosis, but deliver said bonds to said purchaser and said Thomas M. Franey will de-liver and cause said bonds to be ising train, and she seems to be much seed and put into circulation unless better, although her shoulder and hip enjoined therefrom. All to the great are still out of position. The Toledo and irreparable injury of said Vil. lage of Perrysburg of these plaintiffs and all other tax-payers of said Vil-lage, for which they have no adequate remedy at law.

Plaintiffs aver that said issue of bends aforesaid is illegal and void, and that said Village, its council and officers have and had no power or authority to execute or to issue said bonds, because Perrysburg People Have Found that

1st The total value of all property in said municipal corporation of Perrysburg, as listed and assessed for taxation is the sum of \$413050.00 and said Village is by law limited and prohibited from the creation of a bended debt in any fiscal year exceeding one per cent of said sum, to-wit: \$4130.50.

Because said Village is pro hibited by law from creating or having at any time a net indebtedness in excess of four per cent of the total value of its taxable property aforesaid, unless such excess shall be authorized by a vote of the quali-Perrysburg, Ohio, says: 'In all my ex-periences with remedies for the kid Village issued eight bonds of \$843.74 neys, I never found anything as go d each to pay for Front Street Improve as Doan's Kidney Pills. Early last win- in the aggregate to \$5062.44 are out ment, six of which bonds amounting ter I was taken with typhoid standing, unpaid, and a bonded debt fever and when I recovered from it, my of said Village, and the addition of kidneys were left in a very bad condi-said sum of \$15000.00 bonded debt so attempted would be in excess of

tion. My back ached so that I could so attempted would be law. 3rd. Because the question of is suing bonds of said Village, in excess of one per cent of the value of its taxable property in said fiscal year, was never submitted to the qualified electors of said Village, nor was the question of authorizing indebtedness dies but nothing gave me any perma-in excess of four per cent of the nent relief until I got a box of 10 an'; value of said properfy ever submitted to said electors and no vote was ever had or attempted to be had upon

such propositions or either of them.
4th. Because said Village is limited by law to the creation of, or hav-ing a bonded indebtedness under any circumstances in excess of eight per cent of the total value of all proper-ty in said corporation as listed for taxation. And its bonded debt can not by law exceed the sum of \$33049.00.

That in addition to said Front Street Improvement bonds outstanding to the amount of \$5062.44 aforethere are also outstanding and unpaid, bonds of said Village to the amount of \$30000,00 authorized and issued on August 1st., 1905, for the construction of Water Works, and the income from said Water Works is sufficient to pay the operating expenses and the interest bonded debt. And plaintiffs aver that the increase of said bonded debt in said sum of \$15000.00 as now attempted, would make the total debt greatly in excess of that authorized

5th. Because said Village never offered said \$15000.00 bond issue to its sinking fund trustees, and never advertised the sale of sald bonds in any manner as required by law, but said Village by and through its of-ficers awarded said bonds without any competition to said A. D. Gilmore, when said Village might have sold said bonds if legally authorized and issued at a much better price than proposed to be paid by said

The Sunday schools are reminded that there will be the usual picnic and that every body is urged to bring a basket of lunch. Plaintiffs further aver that said Village of Perrysburg has no funds Cures baby's croup, Willie's daily in its treasury sufficient in amount cuts and bruises, mama's sore throat, to pay the portion of the cost of said grandma's lameness—Dr. Thomas' proposed improvement of Louisiana Avenue, which would be assessed against the Village generally, and it has no authority in law to proceed Eclectric Oil-the great household

with said improvement until the nec essary funds are lawfully provided for, but notwithstanding said Village and its officers threaten to and will proceed with said improvement unless restrained therefrom, to the great and irreparable damage of said Village, the plaintiffs and all other

tax-payers thereof. Wherefore plaintiffs pray that a temporary injunction may be allowed herein enjoining and restraining said Village of Perrysburg and its officers issuing and delivering said bonds for the improvement of Louis-Avenue to the amount of iana \$15000.00 or any other sum whatever and restraining said Freeman E Bowers, as Mayor and Walter E. Escott as Clerk of said Village from in any manner issuing or negotiating said bonds, and restraining said defendant, Thomas M. Francy from de livering said bonds to said A. Gilmore or any other person for the purpose of placing the same in circulation; and restraining said Village and its officers from in any manner proceeding to let any contract for the improvement of said Louisiana Ave nue, or taking any action toward the making of said improvement until the further order of the Court herein, and that on the final hearing hereof such injunction be made perpetual and for all such other and

further relief as is just and equitable, BALDWIN & HARRINGTON, Attorneys for Plaintiffs.

CIVIL ACTION. William Schlect, et al.,

The Village of Perrysburg, Ohio, et al.

On the petition and motion of the plaintiffs, and for good cause shown it is ordered that a temporary injunction be and hereby is allowed herein restraining and enjoining, undefendants, The Village of Perrys-burg, Ohio, and Freeman E. Bowers as Mayor and Walter E. Escott as Clerk of said Village from issuing and delivering the bonds of said Village in the sum of \$15000.00 or in in any manner proceeding to let any contract and from taking any action toward the making of said improvement, and restraining the defendant, Thomas M. Francy from delivering said bonds to A. D. Gilmore or any other person for the purpose of placing the same in circulation.

That this order shall be effective and said injunction be in force upon the giving of an undertaking by said plaintiffs with sufficient surety to the approval of the Clerk of this Court n the sum of \$500,00.

E. L. BLUE, Clerk.

RESOLUTION NO. 239.

of 'nt Lot No. 26 in the Village of Perrysburg. Ohlo.

Be it Resolved by the Council of the Village of Perrysburg. State of Ohlo. three-fourths of all the members elected thereto concurring:—
That a sidewalk shall be constructed on the South side of Front Street from a point on the south side of Front Street from a point on the south side of Front Street from a point on the south side of Front Street from a point on the south side of Front Street from a point on the south side of Front Street from a point on the south side of said Front Street, Fifty-five (55) feet easterly from said line between said Out Lots numbers One and Twenty-six and in front of the East 16 feet of Out Lot No. 1 and the West quarter of Out Lot No. 25 in said Village of Perrysburg, Wood County, Ohlo, of the charucter and in the manner following:—Said sidewalk shall be Seventy-one (71) feet long and Six (6) feet wide, and shall be constructed of concrete Four (4) inches in thickness and upon a suitable bed of cinders. Six (6) inches in dipth, or said sidewalk shall be constructed of stone flag Two (2) inches in thickness, and shall be laid upon a suitable bed of cinders. Six (6) inches in dipth, and said sidewalk shall be constructed and laid in accordance with the sidewalk line and the sidewalk grade of said Front street, and shall be laid and constructed under the supervision of the Street Commissioner.

That the Clerk of Council be and he is hereby

sloner.

That the Clerk of Council be and he is hereby directed to cause a written notice of the passage of this resolution to be served as required by Passed Oct 11th, 1907.

Attest
WM. CHARLES, JR., Clerk of Council.
15b FREEMAN E. BOWERS, Mayor.

LEGAL NOTICE.

Almeda Beverly, whose place of residence is unknown, will take notice that on the 21st day of May, A. D., 1908. Clarence Beverly filed his petition in the Common Pleas court of Wood county, State of Ohio against the said Almeda Beverly, averring that the defendant, Almeda Beverly, has been wilfully absent from him for more than three years, to-wit; since the 13th day of March, 1905, and praying that he may be divorced from the said Almeda Beverly, and for all proper relief.

Said case will be for hearing on or after July 6, 1908.

P. J. CHASE,

P. J. CHASE, Attorney for Plaintiff.

COURT HOUSE CULLINGS

(Continued from First Page.)

pending the disposition of the case. Judge Fries heard the divorce suit of Maud M. Limbaugh vs. Fred Limbaugh on Monday morning. Limbaugh has been absent from his wife for some years and the charge is wilful absence.

LEGAL NOTICE.

Augustus Hall, Hiram Keyes, Sherman Sheldon and Jacob Shannon, whose residences are each unknown; the unknown heirs, devises and legal representatives of Jeremiah Vangider, deceased; the unknown heirs, devises, Administrator, Executor and legal representatives of Augustus Hall, deceased; the unknown heirs, devises, Administrator, Executor and legal representatives of Hiram Keyes, deceased; the unknown heirs, devises, Administrator and legal representatives of Sherman Sheldon, deceased; and the unknown heirs, devises, Administrator, Executor and legal representatives of Jacob Shannon, deceased, with the unknown heirs, devises, Administrator, Executor and legal representatives of Jacob Shannon, deceased, will each and all take notice that on the 11th day of May, 1908, Robert J. Roper filed his petition in the Court of Common Pleas of W od county, Ohio, against the above name d parties, alleging that he is the owner and in the actual possession of the North half of the Nor

SHERIFF'S SALE.

Case No. 15656. Doc. 49. In Wood County, Ohio, Court of Com-

mon Pleas,
The Huebner-Toledo Brewries Co. John Knollmiller et al.

By virtue of an order of sale, is-sued in the above entitled cause, by the Clerk of the Common Pleas Court of Wood county, Ohio, and to me di rected and delivered, I will offer for sale at public vendue at the front door of the court house, in Bowling Green, Ohio, on

Tuesday, June 30th, 1908,

Between 10 and 11 o'clock a. m., c said day, the following describe lands and tenements, to-wit:

1st Parcel.-A part of river trac number eighty-one, town three in th United States Reserve, in Wood coun ty Ohio, described as follows: mencing at a stone monument the center of the Perrysburg and Or gon road, at a point where a fort foot road through said River Traintersects the same, thence north O 15, west along the center of sai 40 foot road, 51 92-100 feet, thence south 89° 45" west, 150 45-100 feet t a stake, thence south 44° 38" eas 144 48-100 feet to the center of sai Perrysburg and Oregon road, thence northeasterly along the center said last named road to the place beginning, containing 205-1000 of a

Second Parcel.-Commencing at point in the center of the Perrysbur and Oregon road and south 45° 22 west 68.72 feet from a stone month ment at the intersection of the cer ter line of said Perrysburg and Ore gon road with the center line of foot road running tract No. 81, Town 3, U. S. R., 1 Ross township, Wood county, Ohio thence from the first mentioned poin south 45° 22" west along the center line of the Perrysburg and Orego road twenty-five feet, thence nort 44° 38" east 169.80 feet thence nort 89° 45" east 35.58 feet, thence sout 44° 38" east 144.48 feet to the place ot beginning, and containing 90-1000

First parcel appraised at \$1600.00. Second parcel appraised at \$400.00. Terms of sale, cash. A. C. ROACH, Sheriff.

Baldwin & Harrington, Plaintiff's Attorneys. Bowling Green, O., May 27th, 1908

Chamberlain's Cough Remedy





The Best Daily Service Cleveland and Buffalo "City of Buffalo" 'City of Erie"

TIME CARD-DAILY INCLUDING BUNDAY

Tickets reading over L. S. & M. S. Ry, or N. Y., C. & St. L. R. R., will be accepted on this Company's Steamers without extra charge

THE CLEVELAND & BUFFALO TRANSIT CO., W. F. MERMAN, Gon. Pass. Agent, CLEVELAND, &



OLEDO URBAN & INTERURBAN RAILWAY.

TOLEDO DAYTON LIMITED.

Cars stop only at Toledo, Maumee, Bowling Green, Portage, Cygnet, North Baltimore, Mortimer, Findlay, Bluffton, Lima, Wapakoneta, Sidney, Iqua, Troy, Tippecanoe and Dayton, Leave Toledo-7:20 a. m., 9:20 a. m., 11:20 a. m., 1:20 p. m., 3:20 p. m., 5:20 p. m., 7:20 p. m., 9:20 p. m. Maumes South—7:56 a. m., 9:56 a. m., 11:56 a. m., 1:56 p. m., 3:58 p. m.,

56 p. m., 7:56 p. m., 9:56 p m., Bowling Green, South—8:18 a. m., 0:18 a. m., 12:18 p. m., 2:18 p. m., :18 p. m., 6:18 p. m., 8:18 p. m.,

Bowling Green, North—6:16 a. m., 8:16 a. m., 10:16 a. m., 12:16 p. m., 2:16 p. m., 4:16 p. m., 6:16 p. m., 8:16 p. m., 10:16 p. m.

Toledo, Bowling Green & Southern Traction Co. Time Card.

South Bound-First car leaves 4aumee at 7:11 a. m., Eagle Junction at 7:17 a. m., arriving at Bowling Green at 7:42 a. m., and every two hours thereafter. The last car leaving Maumee at 1:11 a. m., (night).

North Bound-First car leaves Bowling Green at 5:18 a. m., Eagle Junction at 5:43; Maumee, 5:49 a. m., nd every two hours thereafter until

The Toledo & Maumee Valley Ry. Co.

Lv I'do East	Ly T'do West	Phurg East	Pourg West	Ma'me e
5 24			4 39	4 44
6 00			5 15	5 20
6 48	*****	5.42	6 03	6 08
41911	44444	6 00		
7 12	*****	6 24		
7 36	6 24	7 12	6 51	6 56
8 24	6 48	****	7 39	7 44
9 12	7 12	(4/4/4/4/4)		
9 12	7 12	8 00	8 27	8 32
10 00	8 00	8 48	9 15	9 20
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11 12	9 12			
11 36	9 36	10 24	10 51	10 56
12 24	10 24	11 12	11 39	11 44
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